



INNOVATORS OF NATURAL PRODUCTS

May 15, 2001

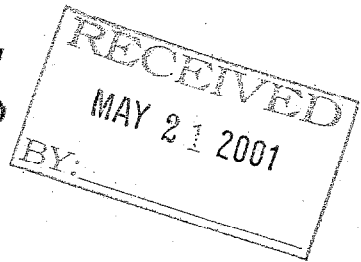
Food and Drug Administration
Office of Special Nutritionals (HFS-450)
Center for Food Safety and Applied Nutrition
200 C Street, SW
Washington, DC 20204

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Dear Sirs:

Notice is hereby given pursuant to the requirements of section 403(r)(6) (21 U.S.C. 343(r)(6)) of the Federal Food, Drug and Cosmetic Act and in accordance with the requirements of 21 CFR 101.93, that Naturade, Inc., located at 14370 Myford Road, Irvine, CA 92606, within the past 30 days commenced marketing a dietary supplement bearing the following statement(s) on the label and/or in the labeling:

TEXT OF CLAIM

"Helps maintain joint comfort"

"Helps lubricate and nourish cartilage"

"Helps increase flexibility"

"Helps maintain healthy joints"

"A single 1 oz. serving daily delivers the full 1,500 milligram dosage of Glucosamine shown in clinical tests to help lubricate and nourish cartilage, increase the range of motion and flexibility and help maintain joint comfort"

"This unique delivery system is easy-to-swallow and easy on your stomach because it's made with naturally soothing Aloe Vera"

NAME OF INGREDIENT OR SUPPLEMENT THAT IS SUBJECT OF CLAIM

Glucosamine HCl

Aloe Vera Gel Concentrate

NAME OF SUPPLEMENT

Joint Formula

The undersigned certifies that the information contained in this notice is complete and accurate and that Naturade, Inc. has substantiation that these statements are truthful and not misleading.

Sincerely,

Marwan Zreik, MS, CCN
VP Research & Development

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